

**SHARK****Collection Phase**

From	To
Andrew Steckel/R9/USEPA/US	<a href="mailto:ltisopulos@aqmd.gov">ltisopulos@aqmd.gov</a> <a href="mailto:mguzzett@arb.ca.gov">mguzzett@arb.ca.gov</a>
CC	BCC
Adrienne Borgia/R9/USEPA/US@EPA	Elizabeth Adams/R9/USEPA/US
Subject	Date/Time
EPA Action on South Coast Lead Rule	01/31/2013 08:53 AM

**Item Body**

United States Environmental Protection Agency  
Region IX  
75 Hawthorne Street  
San Francisco, CA 94105-3901

January 31, 2013

**Transmittal of Federal Register Notice**

**To:** Laki Tisopulos, South Coast Air Quality Management District  
[ltisopulos@aqmd.gov](mailto:ltisopulos@aqmd.gov)  
Mike Guzzetta, California Air Resources Board  
[mguzzett@arb.ca.gov](mailto:mguzzett@arb.ca.gov)  
**From:** Andrew Steckel, Rulemaking Office Chief  
[steckel.andrew@epa.gov](mailto:steckel.andrew@epa.gov)

I have attached a copy of the following Federal Register notices concerning your agency:

Rule #	EPA Action	FR Date
1420.1	Final Approval	01/25/2013

I have also attached a copy of the associated technical support document. If you have any questions, please call me at (415) 947-4115 or Adrienne Borgia at (415) 972-3576.



1420.1 June 2012.pdf EPA-R09-OAR-2012-0611.pdf EPA-R09-OAR-2012-0611b.pdf

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**SHARK****Collection Phase**

From	To
Arlene Martinez <AFMartinez@aqmd.gov>	Undisclosed recipients;;
CC	BCC
Subject	Date/Time
Revised Draft 2012 Lead SIP for Los Angeles County	04/04/2012 10:04 AM

**Item Body**

Dear Interested Parties,

In response to comments received to date, a **Revised Draft 2012 Lead SIP for Los Angeles County** has been released. Attached is the new document with the areas of revisions highlighted for your convenience. The primary revisions were in response to U.S. EPA's comments regarding the modeling of fugitive emissions and the contingency measure requirements. A clean version has been posted to our website at: [http://www.aqmd.gov/aqmp/Lead\\_SIP/homepage.htm](http://www.aqmd.gov/aqmp/Lead_SIP/homepage.htm).

We appreciate receiving your comments on this Revised Draft prior to April 17, 2012. This will allow time to address any comments prior to AQMD Stationary Source Committee consideration on April 20, 2012, and the subsequent AQMD Governing Board Hearing on May 4, 2012.

We look forward to your feedback.

Philip M. Fine, Ph.D.  
Planning and Rules Manager  
South Coast Air Quality Management District  
21865 Copley Drive  
Diamond Bar, CA 91765-4178

Phone: 909-396-2239  
Fax: 909-396-2099  
e-mail: [pmfine@aqmd.gov](mailto:pmfine@aqmd.gov)



LeadSIP-revised draft -4 with highlights.pdf

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From	To
Victoria Moaveni <vmoaveni@aqmd.gov>	Wienke Tax/R9/USEPA/US@EPA
CC	BCC
Philip Fine <pfine@aqmd.gov> Elizabeth Adams/R9/USEPA/US@EPA Doris Lo/R9/USEPA/US@EPA	
Subject	Date/Time
RE: Revised Contingency Measures and RFP for EPA - further clarification	04/03/2012 10:54 AM

**Item Body**

*Hi Wienke:*

*You are correct. The mass emission limit in Rule 1420.1 only applies to the point sources. However, the additional enclosures are designed for fugitives, and once those are enclosed, it would no longer be a fugitive source, thus subject to the stack limits. The total enclosure requirements are specified in subdivision (e)(2) of Rule 1420.1, which then refers to subdivision (f), thus subject to lead point source emission limits.*

*(e)                      Total Enclosures  
(2)                      Total Enclosure Lead Emissions Control  
The owner or operator of a large lead-acid battery recycling faci  
entire gas stream to a lead control device pursuant to subdivision*

*I hope this clarifies your questions.*

*Thanks, Vicki*

**From:** Wienke Tax [mailto:Tax.Wienke@epamail.epa.gov]

**Sent:** Tuesday, April 03, 2012 9:50 AM

**To:** Victoria Moaveni

**Cc:** Philip Fine; Elizabeth Adams; Doris Lo; Kara Christenson

**Subject:** Re: Revised Contingency Measures and RFP for EPA - further clarification

Hi Victoria -

Can you clarify for us where in Rule 1420.1 the requirements for the HEPA filters for the Torit dust collectors are? Are these requirements part of the requirement to meet the mass emission limit? Our understanding was that the mass emission limit in Rule 1420.1 only applied to the point sources, and Exide seems to need to address fugitive emissions even after the emission limit.

thanks much  
Wienke

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Wienke Tax  
EPA Region 9 Air Planning Office  
San Francisco, CA ph: 415.947.4192

-----Victoria Moaveni <[vmoaveni@aqmd.gov](mailto:vmoaveni@aqmd.gov)> wrote: -----

To: Wienke Tax/R9/USEPA/US@EPA, Philip Fine <[pfine@aqmd.gov](mailto:pfine@aqmd.gov)>  
From: Victoria Moaveni <[vmoaveni@aqmd.gov](mailto:vmoaveni@aqmd.gov)>  
Date: 04/03/2012 09:01AM  
Subject: Revised Contingency Measures and RFP for EPA - further clarification

*Good morning Wienke:*

*I am sending you this e-mail since Phil is out of the office. He is going to contact you if possible. Wienke, we got a voice message from Elizabeth, and we need further clarification regarding your comments on the RFP section.*

*As far as RFP demonstration for Exide, we did not give them anything above and beyond what is required in Rule 1420.1 which is already incorporated in the SIP. The HEPA filters, bag-house, and enclosures are part of Rule 1420.1. For future year demonstration, 1420.1 stack limits were used, and the only further reduction given to Exide was for the roadway fugitive emissions, and that is also part of Rule 1420.1 requirements. Please let me know what additional documentation you need, and if I am understanding your comments correctly.*

*Thanks, Victoria*

**Victoria Moaveni**  
SCAQMD  
Phone: (909) 396-2455  
Fax: (909) 396-3252  
email: [vmoaveni@aqmd.gov](mailto:vmoaveni@aqmd.gov)

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